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Notice of Allowability

Application No.	Applicant(s)	G,
10/072,995	KOBAYASHI ET AL	-
Examiner	Art Unit	
Henry S. Hu	1713	1

Henr	ry S. Hu	1713	
The MAILING DATE of this communication appears o All claims being allowable, PROSECUTION ON THE MERITS IS (OR F herewith (or previously mailed), a Notice of Allowance (PTOL-85) or oth NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS of the Office or upon petition by the applicant. See 37 CFR 1.313 and N	REMAINS) CLOSED in this app ner appropriate communication 6. This application is subject to	olication, If not include will be mailed in due	ed course. THIS
1. This communication is responsive to RCE of April 26, 2004.			
2. ☑ The allowed claim(s) is/are <u>1-3 and 6-20</u> .			
3. The drawings filed on are accepted by the Examiner.			
4. Acknowledgment is made of a claim for foreign priority under 3: a) All b) Some* c) None of the: 1. Certified copies of the priority documents have been 2. Certified copies of the priority documents have been 3. Copies of the certified copies of the priority document International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" of this noted below. Failure to timely comply will result in ABANDONMENT of THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	received. received in Application No its have been received in this r	national stage applicat	
 A SUBSTITUTE OATH OR DECLARATION must be submitted. I INFORMAL PATENT APPLICATION (PTO-152) which gives reas 			OTICE OF
6. ☐ CORRECTED DRAWINGS (as "replacement sheets") must be s (a) ☐ including changes required by the Notice of Draftsperson's F 1) ☐ hereto or 2) ☐ to Paper No./Mail Date (b) ☐ including changes required by the attached Examiner's Ame Paper No./Mail Date Identifying Indicia such as the application number (see 37 CFR 1.84(c)) each sheet. Replacement sheet(s) should be labeled as such in the hea 7. ☐ DEPOSIT OF and/or INFORMATION about the deposit of attached Examiner's comment regarding REQUIREMENT FOR 1	Patent Drawing Review (PTO-standment / Comment or in the O should be written on the drawin der according to 37 CFR 1.121(d BIOLOGICAL MATERIAL m	ffice action of gs In the front (not the). nust be submitted. N	,
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO-1449 or PTO/SB/08), Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. ☐ Notice of Informal P. 6. ☐ Interview Summary Paper No./Mail Date 7. ☐ Examiner's Amendre 8. ☑ Examiner's Stateme 9. ☐ Other	(PTO-413), e nent/Comment	ŕ

DETAILED ACTION

 Applicants' amendment for RCE and two declarations filed on April 26, 2004 were all received.

Claim 1 was amended to include the limitation of Claim 5, Claims 4 and 5 were thereby canceled. The Applicants declare that no new matter was added, and the examiner confirms that the scope of amendment is fully supported by its original Claims 1 and 4-5 as well as working examples 1-4 on pages 15-20 in specification. Claims 1-3 and 6-20 are pending now. An action follows.

Claim rejections under 35 USC 102 in the previous Advisory Action dated January 30,
 2004 and Final Action dated August 26, 2003 are now both removed for the reasons given in paragraphs 3-9 thereinafter.

Allowable Subject Matter

- 3. Claims 1-3 and 6-20 are allowed.
- The following is an examiner's statement of reasons for allowance: The above claims
 1-7 and 14-15 are allowed over the closest references:

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5. The limitation of amended parent Claim 1 of present invention relates to a process for producing a tetrafluoroethylene polymer comprising polymerizing tetrafluoroethylene in an aqueous medium in the presence of a dispersant, a stabilizer and a polymerization initiator; wherein the polymerization initiator is a redox polymerization initiator comprising potassium bromate/ammonium sulfite. See other limitations of Claims 2-3 and 6-20.

6. In view of the Applicants' RCE amendment, parent Claim 1 of present invention has been amended to only carry the specific limitation on using a "redox polymerization initiator" as "potassium bromate/ammonium sulfite" for polymerization of tetrafluoroethylene.

With respect to 102 rejections for original Claims 1-20 in the previous Advisory Action dated January 30, 2004 and Final Action dated August 26, 2003, Malhotra only discloses the preparation process using a bromate/bisulfite redox initiator system to polymerize tetrafluoroethylene.

Malhotra further discloses detailed process of polymerizing tetrafluoroethylene in the presence of a dispersant such as ammonium perfluorooctanoate, a stabilizer such as paraffin wax, and a redox binary initiator system such as potassium bromate/sodium bisulfite has been specifically demonstrated in Examples 1-5 to use as a polymerization initiator. In a close examination, the binary use of potassium bromate /ammonium sulfite is not disclosed by Malhotra.

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Although Malhotra may disclose the use of potassium bromate /ammonium bisulfite from the general statement on column 1, line 45-47, the behavior of potassium bromate /ammonium bisulfite may be different from that of potassium bromate/ammonium sulfite in view of different basicity on sulfite and bisulfite ions.

7. On a close view of the statement disclosed by Gould as "Bronsted base in either ions or molecules will take on protons to form the species called the conjugated acid of that base" (page 84, paragraph 3), the addition of acid mentioned in present invention the sulfite ion will add the proton on the sulfite ion to form the bisulfite ion, which may partly read on Malhotra's redox system in the component of bisulfite ion with a balanced chemical equation for this reaction can be as following: Na₂SO₃ + HCl = NaHSO₃ + NaCl to show the relationship between sulfite and bisulfite ions. It is thereby noted by the examiner that the use of "ammonium" may behave quite different from other metal cations since ammonium is inorganic and is a combination of ammonia base and the proton cation in a close view on the formula.

In order to distinguish from other binary redox systems, the Applicants have demonstrated the use of this specific binary initiator, "potassium bromate/ammonium sulfite", in working examples 1-4 on pages 15-20 of specification as well as showed data with superior and unexpected results in the newly submitted <u>Rule 132</u> declaration, particularly in the area of <u>SSG and relaxation time</u> (see also page 7-10 of RCE amendment). Therefore, all the abovementioned references, in combination or alone, does not teach or fairly suggest the limitations of present invention.

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8. After further examination and search, the examiner found the following prior art did not

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teach the claimed limitation:

US Patent No. 6,399,729 B1 to Farnham et al. disclose a method for fluoromonomer

polymerization by use of a chlorine-free chain transfer agent such as ether-type compounds

(abstract, line 1-10; column 4, line 28-67). A redox binary system of ammonium perfluoro-

butanesulfinate/sodium bromate is used as an initiator for polymerization (column 10, line 55-

56). The claimed binary initiator, "potassium bromate/ammonium sulfite", is not disclosed.

US Patent No. 4,473,689 to Login et al., US Patent No. 4,954 to Anderson and US

Patent No. 4,739,008 to Robinson et al. all disclose methods for preparation of water-soluble

polymers from polymerization of water-soluble monomers such as acrylic acid and acrylamide

(see abstract) and it may use the claimed binary redox system of "potassium bromate

/ammonium sulfite" as an initiator for polymerization (see column 3, line 24-36 for Login, see

column 10, line 9-45 for Anderson, and see column 4, line 59 for Robinson). However, all

references do not teach or fairly suggest applying this binary redox system for fluoro-

monomer polymerization.

9. The one key issue, regarding using a "redox polymerization initiator" as "potassium

bromate/ammonium sulfite" for polymerization of tetrafluoroethylene, cannot be overcome

by any or the combination of the above references, therefore, the present invention is novel.

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10. As of the date of this office action, the examiner has not located or identified any

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reference that can be used singularly or in combination with another reference including the

above references to render the present invention anticipated or obvious to one of the ordinary

skill in the art. Therefore, the independent and parent Claim 1 is allowed for the reason listed

above. Since the prior art of record fails to teach the present invention, the remaining pending

Claims 2-3 and 6-20 are passed to issue.

11. Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for

Allowance".

12. Any inquiry concerning this communication or earlier communication from the examiner

should be directed to Henry S. Hu whose telephone number is (571) 272-1103. The examiner can

be reached on Monday through Friday from 9:00 AM -5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, David Wu, can be reached on (571) 272-1114. The fax number for the organization

where this application or proceeding is assigned is (703) 872-9306 for all regular

communications.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Henry S. Hu

June 9, 2004

DAVID W. WU

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1700